Enrolled Senate Bill 245

Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President (at the request of Governor John A. Kitzhaber, M.D., for Department of Environmental Quality)

CHAPTER	

AN ACT

Relating to solid waste disposal fees; creating new provisions; amending ORS 459.235, 459.236, 459A.025, 459A.110 and 459A.120; and repealing ORS 459.112, 459.114 and 459A.115.

Be It Enacted by the People of the State of Oregon:

2016 FUNDING ADJUSTMENTS

SECTION 1. ORS 459.235, as amended by section 8 of this 2015 Act, is amended to read:

459.235. (1) Applications for permits shall be on forms prescribed by the Department of Environmental Quality. An application shall contain a description of the existing and proposed operation and the existing and proposed facilities at the site, with detailed plans and specifications for any facilities to be constructed. The application shall include a recommendation by each local government unit having jurisdiction and such other information the department deems necessary in order to determine whether the site and solid waste disposal facilities located [thereon] at the site and the operation will comply with applicable requirements.

(2) The Environmental Quality Commission shall establish a schedule of fees for disposal site permits. [The permit fees contained in the schedule shall be based on the anticipated cost of filing and investigating the application, of issuing or denying the requested permit and of an inspection program to determine compliance or noncompliance with the permit.] Consistent with the policies in ORS 459.015, moneys collected under this section shall be used to fund oversight activities related to solid waste disposal sites, including but not limited to policy development, permitting, inspecting, monitoring, enforcement, training, technical assistance, responding to complaints, rulemaking and any other activities that support the safe management of solid waste.

[(3) In addition to the fees imposed under subsection (2) of this section, the commission shall establish a schedule of permit fees for the purpose of implementing this section and ORS 90.318, 182.375, 279A.125, 279A.155, 279B.025, 279B.240, 279B.270, 279B.280, 459.005, 459.015, 459.247, 459.418, 459.995, 459A.005, 459A.010, 459A.020, 459A.030 to 459A.055, 459A.070, 459A.110, 459A.475, 459A.480, 459A.500 to 459A.685, 459A.695 and 459A.750. The fees shall be based on the amount of solid waste received at the disposal site.]

[(4)] (3) Notwithstanding any other fee or surcharge imposed under ORS 459.005 to 459.437 or 459A.005 to 459A.120, for the disposal of solid waste, in order to encourage the use of suitable material other than virgin material for daily cover at a disposal site, the only fee that may be charged

for the disposal of substitute material that is also used for daily cover is the permit fee established under this section.

SECTION 2. ORS 459.236 is amended to read:

- 459.236. (1) In addition to the permit fees provided in ORS 459.235, upon prior approval by the Oregon Department of Administrative Services and a report to the Emergency Board prior to adopting the fees, [on January 1 of each year] there is imposed a fee on all:
- (a) Disposal sites that receive domestic solid waste [except transfer stations] or solid waste generated outside the state, for final disposal or destruction; and
- (b) Persons who transport solid waste out of the State of Oregon for final disposal or destruction to a disposal site that receives domestic solid waste.
- (2) The amount raised under subsection (1) of this section shall be up to \$1 million per year, based on the estimated tonnage or the actual tonnage, if known, received at the site or transported out of state for **final** disposal **or destruction** and any other similar or related factors the Environmental Quality Commission finds appropriate. Such fees shall be within the budget authorized by the Legislative Assembly as that budget may be modified by the Emergency Board.
- (3) For solid waste [generated within the boundaries of] delivered to a disposal site owned and operated by a metropolitan service district, the fee imposed under subsection (1) of this section[, but not the permit fees provided in ORS 459.235 (3),] shall be levied on the district, not the disposal site.
- (4) Before transporting or arranging for transport of solid waste out of the State of Oregon to a disposal site that receives domestic solid waste, a person shall notify the Department of Environmental Quality in writing.
- (5)(a) A local government unit that franchises or licenses a domestic solid waste site shall allow the disposal site to pass through the amount of the fees established by the commission in subsection (1) of this section to the users of the site.
- (b) If a disposal site that receives domestic solid waste passes through all or a portion of the fees established by the commission in subsection (1) of this section to a solid waste collector who uses the site, a local government unit that franchises or licenses the collection of solid waste shall allow the franchisee or licensee to include the amount of the fee in the collection service rate.
- (6) Except as provided in subsection (7) of this section, moneys collected under this section shall be deposited in the Orphan Site Account created under ORS 465.381 to be used to pay the costs of removal or remedial action of hazardous substances, in excess of the maximum amount collected under ORS 459.311 at:
 - (a) Solid waste disposal sites owned or operated by a local government unit; or
- (b) Privately owned or operated solid waste disposal sites that receive or received domestic solid waste for which the department determines the responsible party is unknown, unwilling or unable to undertake any portion or phase of a removal or remedial action.
- (7) The moneys collected under this section, or proceeds of any bond sale under ORS 468.195 for which moneys collected under this section are pledged for repayment shall be made available to a local government unit to pay removal or remedial action costs at a site if:
- (a) The local government unit is responsible for conducting removal or remedial action under ORS 465.260; and
- (b) The local government unit repays any moneys equal to the amount that may be raised by the charge imposed under ORS 459.311 and interest on such moneys, in accordance with an agreement between the local government unit and the department. A local government unit is not required to repay the first \$100,000 the local government unit expends on removal or remedial action.
 - (8) As used in this section:
 - (a) "Domestic solid waste" has the meaning given that term in ORS 459A.100.
- (b) "Person" does not include an individual who transports the individual's own residential solid waste to a disposal site located out of the state.
- (c) "Removal" and "remedial action" have the [meaning] meanings given those terms in ORS 465.200.

SECTION 3. ORS 459A.025 is amended to read:

459A.025. (1) According to the requirements of ORS chapter 183, the Environmental Quality Commission shall adopt rules and guidelines necessary to carry out the provisions of ORS 459.005, 459.015, 459.035, 459.250, 459.992 (1) and (2), 459.995 and 459A.005 to 459A.665, including but not limited to:

- (a) Acceptable alternative methods for providing the opportunity to recycle;
- (b) Education, promotion and notice requirements, which requirements may be different for disposal sites and collection systems;
 - (c) Identification of the wastesheds within the state;
 - (d) Identification of the principal recyclable material in each wasteshed;
- (e) Guidelines for local government units and other persons responsible for implementing the provisions of ORS 459.005, 459.015, 459.035, 459.250, 459.992 (1) and (2), 459.995 and 459A.005 to 459A.665; and
- (f) Standards for the joint submission of the recycling reports required under ORS 459A.050 (1).[; and]
- [(g) Subject to prior approval of the Oregon Department of Administrative Services and a report to the Emergency Board prior to adopting the fee, the amount of an annual or permit fee or both under ORS 459.235, 459.245 and 468.065 necessary to carry out the provisions of ORS 459.005, 459.015, 459.035, 459.250, 459.992 (1) and (2), 459.995 and 459A.005 to 459A.665.]
 - (2) In adopting rules or guidelines under this section, the commission shall consider:
 - (a) The policy stated in ORS 459.015.
- (b) Systems and techniques available for recycling, including but not limited to existing recycling programs.
 - (c) Availability of markets for recyclable material.
 - (d) Costs of collecting, storing, transporting and marketing recyclable material.
 - (e) Avoided costs of disposal.
 - (f) Density and characteristics of the population to be served.
- (g) Composition and quantity of solid waste generated and potential recyclable material found in each wasteshed.

SECTION 4. ORS 459A.110 is amended to read:

459A.110. (1) In addition to the permit fees provided in ORS 459.235, the Environmental Quality Commission shall establish a schedule of fees for all:

- (a) Disposal sites that receive domestic solid waste [except transfer stations] or solid waste generated outside the state, for final disposal or destruction; and
- (b) Persons who transport solid waste out of the State of Oregon for final disposal or destruction to a disposal site that receives domestic solid waste.
- (2) If the amount of waste tonnage per calendar year subject to the fees established under subsection (1) of this section falls, for two consecutive calendar years, below 90 percent of the amount of waste tonnage subject to the fees as averaged over the 2014 to 2016 calendar years, the commission may establish a schedule of fees for disposal sites for composting. A fee schedule established under this subsection shall:
- (a) Apply only to tonnage received by a disposal site for composting that is in excess of the first 5,000 tons received per year by the disposal site; and
- (b) Remain in effect unless or until the commission determines that a fee under this subsection is no longer necessary.
- [(2)] (3) [The schedule adopted under subsection (1)] Fees adopted under subsections (1) and (2) of this section shall be based on the estimated tonnage or the actual tonnage, if known, received at the site or transported out of state for disposal and any other similar or related factors the commission finds appropriate. [The fees collected pursuant to the schedule shall be sufficient to assist in the funding of programs to reduce the amount of domestic solid waste generated in Oregon and to reduce environmental risks at domestic waste disposal sites.]

- [(3)] (4) For solid waste delivered to a disposal site owned or operated by a metropolitan service district, the schedule of fees, but not the permit fees provided in ORS 459.235, established by the commission in subsection (1) of this section shall be levied on the district, not the disposal site.
- [(4)] (5) The commission also may require submittal of information related to volumes and sources of solid waste if necessary to carry out the activities **described** in ORS 459A.120. For solid waste transported out of the State of Oregon for **final** disposal **or destruction**, the required information may include the type of solid waste, the county of origin of the solid waste and the state to which the solid waste is transported for final disposal **or destruction**.
- [(5)] (6) Before transporting or arranging for transport of solid waste out of the State of Oregon to a disposal site that receives domestic solid waste, a person shall notify the Department of Environmental Quality in writing.
- [(6)(a)] (7)(a) A local government that franchises or licenses a disposal site that receives domestic solid waste shall allow the disposal site to pass through the amount of the fees established by the commission in [subsection (1)] subsections (1) and (2) of this section to the users of the site.
- (b) If a disposal site that receives domestic solid waste passes through all or a portion of the fees established by the commission in [subsection (1)] subsections (1) and (2) of this section to a solid waste collector who uses the site, a local government that franchises or licenses the collection of solid waste shall allow the franchisee or licensee to include the amount of the fee in the collection service rate.
- [(7) The fees generated under subsection (1) of this section shall be sufficient to accomplish the purposes set forth in ORS 459A.120 but shall be no more than 50 cents per ton.]
- [(8) There shall be a fee on solid waste generated out of state. This fee shall be an amount equal to the sum of the fees established under subsection (1) of this section and ORS 459A.115 and shall be collected in the same manner as fees established under subsection (1) of this section and ORS 459A.115.]
- [(9)] (8) As used in this section, "person" does not include an individual who transports the individual's own residential solid waste to a disposal site located out of the state.

SECTION 5. ORS 459A.115 is repealed.

- SECTION 6. (1) The fees generated under ORS 459A.110 shall be sufficient to accomplish the purposes set forth in ORS 459A.120, provided that:
- (a) The fees established under ORS 459A.110 (1) shall be no more than \$1.18 per ton for the biennium beginning July 1, 2015; and
- (b) Any per-ton fee on disposal sites for composting under ORS 459A.110 (2) shall be no more than the per-ton fee assessed on domestic solid waste disposal under ORS 459A.110 (1), less \$0.81 per ton.
- (2) For the biennium beginning July 1, 2017, and each subsequent biennium and subject to prior approval by the Oregon Department of Administrative Services, the Environmental Quality Commission may:
- (a) Proportionally adjust the fees established under this section and ORS 459A.110 to meet revenue needs consistent with the budget authorized by the Legislative Assembly as that budget may be modified by the Emergency Board; or
- (b) Adjust for inflation by modifying the amount of the fees established under this section and ORS 459A.110 based on the West Region Consumer Price Index for All Urban Consumers for All Items, as published by the Bureau of Labor Statistics of the United States Department of Labor.
- (3) Any fee adjustment adopted pursuant to subsection (2) of this section shall be adopted not less than six months prior to the date that the fee adjustment will be effective.
- (4) The commission may not adopt a fee adjustment under subsection (2) of this section if the adjustment would result in:
- (a) A fee increase or decrease of less than two percent for the biennium for which the fee adjustment will be effective; or

- (b) A fee under ORS 459A.110 (1) that is greater than the maximum fee provided for in subsection (1)(a) of this section adjusted annually on July 1 by a three percent increase in the maximum fee.
- (5) The commission may not adopt more than one fee adjustment under subsection (2) of this section each biennium.
- SECTION 6a. (1)(a) By September 30 of each year, the Department of Environmental Quality shall provide a rebate of the fees established under ORS 459A.110 to the nine most economically distressed counties in this state.
- (b) The department shall annually identify the counties that will receive the rebate provided for under this section and, no later than January 31 of each year, provide notice to:
- (A) Each of the economically distressed counties identified by the department that will receive the rebate calculated under subsection (2) of this section for the calendar year; and
 - (B) Each of the counties that received a rebate during the previous calendar year.
- (2)(a) For the biennium beginning July 1, 2015, the amount of the rebate provided to an economically distressed county under this section shall be no more than \$0.28 per:
- (A) Each ton of solid waste disposed that was generated within the economically distressed county during the previous calendar year; or
- (B) If the department calculates an adjustment under paragraph (c) of this subsection, each adjusted ton of solid waste disposed that was generated within the economically distressed county during the previous calendar year.
- (b) For the biennium beginning July 1, 2017, and each subsequent biennium, if the Environmental Quality Commission adjusts the fees established under ORS 459A.110 pursuant to section 6 (2) of this 2015 Act, the commission shall also proportionally adjust the amount of the per-ton rebate specified in paragraph (a) of this subsection.
- (c)(A) The department shall calculate the total tonnage of solid waste disposed that was generated in a calendar year within all of the economically distressed counties identified under subsection (1) of this section.
- (B) If the total for all economically distressed counties is greater than 10 percent of all solid waste disposed of in this state during the same calendar year, the department may calculate an adjusted tonnage for each economically distressed county for purposes of calculating the rebate provided for under this section.
- (C) The adjusted tonnage for each economically distressed county shall be proportional to the actual tonnage generated and calculated such that the sum of the adjusted tonnage for all of the economically distressed counties is equal to 10 percent of all solid waste disposed of in this state during the calendar year.
- (3) If a city within an economically distressed county owns and operates a landfill, the department shall distribute the portion of the rebate for the economically distressed county that is calculated based on tons of solid waste disposed that was generated in the county and disposed of at the landfill owned by the city to the city instead of the county.
- (4) Moneys received by a city or county pursuant to the rebate program provided for under this section may be used only for:
 - (a) Purposes authorized in ORS 459A.120:
 - (b) The operation of solid waste disposal facilities; or
 - (c) The reduction of disposal fees.
- (5)(a) The commission shall adopt rules to carry out the provisions of this section. Rules adopted under this subsection shall include:
- (A) A methodology for identifying the most economically distressed counties in this state; and
 - (B) A process for providing rebates to the economically distressed counties.
- (b) The methodology for identifying economically distressed counties adopted under this subsection may be based on a methodology adopted by the Oregon Business Development Department by rule under ORS 285A.020 and 285A.075.

- (6) As used in this section:
- (a) "Landfill" has the meaning given that term in ORS 459.005; and
- (b) "Solid waste disposed" has the meaning given that term in ORS 459A.010 (4)(h).

SECTION 7. ORS 459A.120 is amended to read:

459A.120. (1) [Except as provided in ORS 459A.115,] The fees established by the Environmental Quality Commission under ORS 459A.110 shall be deposited in the General Fund and credited to an account of the Department of Environmental Quality. Such moneys are continuously appropriated to the department to [carry out the purposes set forth in subsection (2) of this section.] fund the update and implementation of the statewide integrated solid waste management plan under ORS 459A.020 and the policies set forth in ORS 459.015.

- (2) Activities that may be funded to carry out the purposes of this section include but are not limited to:
- (a) Activities to reduce the environmental and human health impacts of materials at all stages of their life cycles, such as:
- (A) Promoting and enhancing waste prevention, recycling and other waste recovery activities;
 - (B) Collecting data;
 - (C) Researching, planning, developing and applying performance measures;
 - (D) Developing standards and educational and promotional activities;
 - (E) Supporting markets;
 - (F) Demonstrating activities; and
 - (G) Managing household hazardous wastes and materials;
- (b) Solid waste planning activities by counties and metropolitan service districts, as approved by the department; and
- (c) Providing grants or loans to fund the types of activities listed in paragraphs (a) and (b) of this subsection. In providing grants under this paragraph, the department shall give preference to providing grants for activities that reduce solid waste generation and exceed the requirements of ORS chapter 459A.
 - [(2) The fees collected under ORS 459A.110 shall be used only for the following purposes:]
 - [(a) Implementation of the provisions of ORS 459.411 to 459.417.]
- [(b) Department of Environmental Quality programs to promote and enhance waste reduction and recycling statewide, including data collection, performance measurement, education and promotion, market development and demonstration projects.]
- [(c) Department of Environmental Quality activities for ground water monitoring and enforcement of ground water protection standards at disposal sites that receive domestic solid waste.]
- [(d) Solid waste planning activities by counties and the metropolitan service district, as approved by the department, including planning for special waste disposal, planning for closure of solid waste disposal sites, capacity planning for domestic solid waste and regional solid waste planning.]
 - [(e) Grants to local government units for recycling and solid waste planning activities.]
- [(f) Payment of administrative costs incurred by the department in accomplishing the purposes set forth in this section. The amount allocated under this paragraph shall not exceed 10 percent of the fees generated under ORS 459A.110.]

SECTION 8. ORS 459.235 is amended to read:

- 459.235. (1) Applications for permits shall be on forms prescribed by the Department of Environmental Quality. An application shall contain a description of the existing and proposed operation and the existing and proposed facilities at the site, with detailed plans and specifications for any facilities to be constructed. The application shall include a recommendation by each local government unit having jurisdiction and such other information the department deems necessary in order to determine whether the site and solid waste disposal facilities located thereon and the operation will comply with applicable requirements.
- (2) The Environmental Quality Commission shall establish a schedule of fees for disposal site permits. The permit fees contained in the schedule shall be based on the anticipated cost of filing

and investigating the application, of issuing or denying the requested permit and of an inspection program to determine compliance or noncompliance with the permit.

- (3) In addition to the fees imposed under subsection (2) of this section, the commission shall establish a schedule of permit fees for the purpose of implementing this section and ORS 90.318, 182.375, 279A.125, 279A.155, 279B.025, 279B.240, 279B.270, 279B.280, 459.005, 459.015, 459.247, 459.418, 459.995, 459A.005, 459A.010, 459A.020, 459A.030 to 459A.055, 459A.070, 459A.110, [459A.115,] 459A.475, 459A.480, 459A.500 to 459A.685, 459A.695 and 459A.750. The fees shall be based on the amount of solid waste received at the disposal site.
- (4) Notwithstanding any other fee or surcharge imposed under ORS 459.005 to 459.437 or 459A.005 to 459A.120, for the disposal of solid waste, in order to encourage the use of suitable material other than virgin material for daily cover at a disposal site, the only fee that may be charged for the disposal of substitute material that is also used for daily cover is the permit fee established under this section.

SECTION 9. (1) The amendments to ORS 459.235, 459.236 and 459A.025 by sections 1 to 3 of this 2015 Act become operative on July 1, 2016.

(2) Sections 6 and 6a of this 2015 Act, the amendments to ORS 459.235, 459A.110 and 459A.120 by sections 4, 7 and 8 of this 2015 Act and the repeal of ORS 459A.115 by section 5 of this 2015 Act become operative on April 1, 2016.

SECTION 10. Fees imposed pursuant to section 6 of this 2015 Act, the amendments to ORS 459.235, 459.236, 459A.025, 459A.110 and 459A.120 by sections 1 to 4 and 7 of this 2015 Act and the repeal of ORS 459A.115 by section 5 of this 2015 Act shall first become due and payable no earlier than July 1, 2016.

SECTION 11. The Environmental Quality Commission and the Department of Environmental Quality may take any action before the operative dates specified in section 9 of this 2015 Act that is necessary for the commission or the department to exercise, on and after the operative dates specified in section 9 of this 2015 Act, all of the duties, functions and powers conferred on the commission or the department by sections 6 and 6a of this 2015 Act, the amendments to ORS 459.235, 459.236, 459A.025, 459A.110 and 459A.120 by sections 1 to 4 and 7 of this 2015 Act and the repeal of ORS 459A.115 by section 5 of this 2015 Act.

2019 FUNDING ADJUSTMENTS

SECTION 12. ORS 459.236, as amended by section 2 of this 2015 Act, is amended to read:

459.236. (1) In addition to the permit fees provided in ORS 459.235, upon prior approval by the Oregon Department of Administrative Services and a report to the Emergency Board prior to adopting the fees, there is imposed a fee on all:

- (a) Disposal sites that receive domestic solid waste, building demolition or construction wastes, land clearing debris, waste tires or solid waste generated outside the state, for final disposal or destruction; and
- (b) Persons who transport solid waste out of the State of Oregon for final disposal or destruction to a disposal site that receives domestic solid waste, building demolition or construction wastes, land clearing debris or waste tires.
- (2) The amount raised under subsection (1) of this section shall be up to \$1 million per year, based on the estimated tonnage or the actual tonnage, if known, received at the site or transported out of state for final disposal or destruction and any other similar or related factors the Environmental Quality Commission finds appropriate. Such fees shall be within the budget authorized by the Legislative Assembly as that budget may be modified by the Emergency Board.
- (3) For solid waste delivered to a disposal site owned and operated by a metropolitan service district, the fee imposed under subsection (1) of this section shall be levied on the district, not the disposal site.

- (4) Before transporting or arranging for transport of solid waste out of the State of Oregon to a disposal site that receives domestic solid waste, a person shall notify the Department of Environmental Quality in writing.
- (5)(a) A local government unit that franchises or licenses a domestic solid waste site shall allow the disposal site to pass through the amount of the fees established by the commission in subsection (1) of this section to the users of the site.
- (b) If a disposal site that receives domestic solid waste passes through all or a portion of the fees established by the commission in subsection (1) of this section to a solid waste collector who uses the site, a local government unit that franchises or licenses the collection of solid waste shall allow the franchisee or licensee to include the amount of the fee in the collection service rate.
- (6) Except as provided in subsection (7) of this section, moneys collected under this section shall be deposited in the Orphan Site Account created under ORS 465.381 to be used to pay the costs of removal or remedial action of hazardous substances, in excess of the maximum amount collected under ORS 459.311 at:
 - (a) Solid waste disposal sites owned or operated by a local government unit; or
- (b) Privately owned or operated solid waste disposal sites that receive or received domestic solid waste for which the department determines the responsible party is unknown, unwilling or unable to undertake any portion or phase of a removal or remedial action.
- (7) The moneys collected under this section, or proceeds of any bond sale under ORS 468.195 for which moneys collected under this section are pledged for repayment shall be made available to a local government unit to pay removal or remedial action costs at a site if:
- (a) The local government unit is responsible for conducting removal or remedial action under ORS 465.260; and
- (b) The local government unit repays any moneys equal to the amount that may be raised by the charge imposed under ORS 459.311 and interest on such moneys, in accordance with an agreement between the local government unit and the department. A local government unit is not required to repay the first \$100,000 the local government unit expends on removal or remedial action.
 - (8) As used in this section:
 - (a) "Domestic solid waste" has the meaning given that term in ORS 459A.100.
- (b) "Person" does not include an individual who transports the individual's own residential solid waste to a disposal site located out of the state.
 - (c) "Removal" and "remedial action" have the meanings given those terms in ORS 465.200.
 - SECTION 13. ORS 459A.110, as amended by section 4 of this 2015 Act, is amended to read:
- 459A.110. (1) In addition to the permit fees provided in ORS 459.235, the Environmental Quality Commission shall establish a schedule of fees for all:
- (a) Disposal sites that receive domestic solid waste, building demolition or construction waste, land clearing debris, waste tires or solid waste generated outside the state, for final disposal or destruction; and
- (b) Persons who transport solid waste out of the State of Oregon for final disposal or destruction to a disposal site that receives domestic solid waste, building demolition or construction waste, land clearing debris or waste tires.
- (2) If the amount of waste tonnage per calendar year subject to the fees established under subsection (1) of this section falls, for two consecutive calendar years, below 90 percent of the amount of waste tonnage subject to the fees as averaged over the 2014 to 2016 calendar years, the commission may establish a schedule of fees for disposal sites for composting. A fee schedule established under this subsection shall:
- (a) Apply only to tonnage received by a disposal site for composting that is in excess of the first 5,000 tons received per year by the disposal site; and
- (b) Remain in effect unless or until the commission determines that a fee under this subsection is no longer necessary.

- (3) Fees adopted under subsections (1) and (2) of this section shall be based on the estimated tonnage or the actual tonnage, if known, received at the site or transported out of state for disposal and any other similar or related factors the commission finds appropriate.
- (4) For solid waste delivered to a disposal site owned or operated by a metropolitan service district, the schedule of fees, but not the permit fees provided in ORS 459.235, established by the commission in subsection (1) of this section shall be levied on the district, not the disposal site.
- (5) The commission also may require submittal of information related to volumes and sources of solid waste if necessary to carry out the activities described in ORS 459A.120. For solid waste transported out of the State of Oregon for final disposal or destruction, the required information may include the type of solid waste, the county of origin of the solid waste and the state to which the solid waste is transported for final disposal or destruction.
- (6) Before transporting or arranging for transport of solid waste out of the State of Oregon to a disposal site that receives domestic solid waste, a person shall notify the Department of Environmental Quality in writing.
- (7)(a) A local government that franchises or licenses a disposal site that receives domestic solid waste shall allow the disposal site to pass through the amount of the fees established by the commission in subsections (1) and (2) of this section to the users of the site.
- (b) If a disposal site that receives domestic solid waste passes through all or a portion of the fees established by the commission in subsections (1) and (2) of this section to a solid waste collector who uses the site, a local government that franchises or licenses the collection of solid waste shall allow the franchisee or licensee to include the amount of the fee in the collection service rate.
- (8) As used in this section, "person" does not include an individual who transports the individual's own residential solid waste to a disposal site located out of the state.
- SECTION 14. The amendments to ORS 459.236 and 459A.110 by sections 12 and 13 of this 2015 Act become operative on April 1, 2019.
- <u>SECTION 15.</u> Fees imposed pursuant to the amendments to ORS 459.236 and 459A.110 by sections 12 and 13 of this 2015 Act shall first become due and payable no earlier than July 1, 2019.
- SECTION 16. The Environmental Quality Commission and the Department of Environmental Quality may take any action before the operative date specified in section 14 of this 2015 Act that is necessary for the commission or the department to exercise, on and after the operative date specified in section 14 of this 2015 Act, all of the duties, functions and powers conferred on the commission or the department by the amendments to ORS 459.236 and 459A.110 by sections 12 and 13 of this 2015 Act.

OUT-OF-REGION FEE DIFFERENTIAL REPEALED

SECTION 17. ORS 459.112 and 459.114 are repealed.

REPORT

- SECTION 18. No later than October 31, 2022, the Department of Environmental Quality shall submit a report in the manner provided by ORS 192.245, and may include recommendations for legislation, to the interim committees of the Legislative Assembly having subject matter jurisdiction over the environment and natural resources. The report shall include:
- (1) Information on options for sustainable and adequate funding of solid waste management, prevention, reuse and recycling programs;
- (2) An evaluation of the effectiveness and value of the fee rebate program provided for under section 6a of this 2015 Act; and
- (3) Information on the implementation of the state's plan for an integrated system of materials and waste management in the State of Oregon, as adopted in accordance with ORS 459A.020.

UNIT CAPTIONS

SECTION 19. The unit captions used in this 2015 Act are provided only for the convenience of the reader and do not become part of the statutory law of this state or express any legislative intent in the enactment of this 2015 Act.

Passed by Senate June 10, 2015	Received by Governor:
	, 2015
Lori L. Brocker, Secretary of Senate	Approved:
	, 2015
Peter Courtney, President of Senate	
Passed by House June 23, 2015	Kate Brown, Governor
	Filed in Office of Secretary of State:
Tina Kotek, Speaker of House	, 2015
	Jeanne P. Atkins, Secretary of State